	UNITED STA	TES DISTR	ICT C	OURT		
EAS	TERN	District of		NEW YORK		
	ES OF AMERICA V.	AMEN	DED JUI	DGMENT IN A CRIN	MINAL CASE	
QUENTIN	QUINTANA	Case Nur USM Nu		CR 04-159(S-1)		
Date of Original Judgment: August 11, 2006 (Or Date of Last Amended Judgment)			A. Golub	o, Esq.		
Reason for Amendment: Correction of Sentence on Remand (18 U.S.C. 3742(f)(1) and (2)) Reduction of Sentence for Changed Circumstances (Fed. R. Crim. P. 35(b)) Correction of Sentence by Sentencing Court (Fed. R. Crim. P. 35(a))		 Modification of Supervision Conditions (18 U.S.C. §§ 3563(c) or 3583(e)) Modification of Imposed Term of Imprisonment for Extraordinary and Compelling Reasons (18 U.S.C. § 3582(c)(1)) Modification of Imposed Term of Imprisonment for Retroactive Amendment(s) to the Sentencing Guidelines (18 U.S.C. § 3582(c)(2)) 				
X Correction of Sentence for Clerical Mistake (Fed. R. Crim. P. 36)		☐ Direct N	☐ Direct Motion to District Court Pursuant ☐ 28 U.S.C. § 2255 or ☐ 18 U.S.C. § 3559(c)(7) ☐ Modification of Restitution Order (18 U.S.C. § 3664)			
THE DEFENDANT: X pleaded guilty to count((s) ONE (1) AND FIVE (5) OF					
pleaded nolo contender	e to count(s)		-			
which was accepted by was found guilty on cou						
after a plea of not guilty						
The defendant is adjudicated	d guilty of these offenses:					
Title & SectionNature of Offense18 U.S.C. § 371CONSPIRACY TO COMMIT SECURITIES FRAU		D	Offense Ended	<u>Count</u> 1(S-1)		
15 U.S.C. §§ 78j(b) and 78ff	SECURITIES FRAUD				5 (S-1)	
The defendant is senthe Sentencing Reform Act	tenced as provided in pages 2 of 1984.	6	of this judg	ment. The sentence is impo	sed pursuant to	
X Any underlying I	Indictment is dismissed on the mo	otion of the United St	ates.			
X The defendant is not nat It is ordered that the	of CR 04-159(S-1) is med in Counts 6 and 8-16 of CR of the defendant must notify the United nes, restitution, costs, and special are court and United States attorney	04-159(S-1) States Attorney for th	is district w	rithin 30 days of any change	of name, residence, d to pay restitution,	
		June 7, 20		0		
		Date of In	nposition of	f Judgment		
		/s.	<u> </u>	<u>-</u>		
		Signature	of Judge			
			AS G. GA I Title of Ju	RAUFIS, U.S.D.J.		
				ug.		
		<u>Septembe</u> Date	r 8, ∠000			

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(Rev. 13/18) Appropriet Judgment 50a | Case Document 391 | Filed 09/14/2006 | Sheet 2 — Imprisonment

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DEPUTY UNITED STATES MARSHAL

(NOTE: Identify Changes with Asterisks (*))

DEFENDANT:

QUENTIN QUINTANA

CASE NUMBER:

CR 04-159 (S-1)

IMPRISONMENT

The defendant is hereby committed to the custody of the United States Bureau of Prisons to be imprisoned for a total term SIXTY-THREE (63) MONTHS ON COUNTS ONE (1) AND FIVE (5) OF THE SUPERSEDING of: INDICTMENT CR 04-159 (S-1) WHICH SHALL RUN CURRENTLY.

The court makes the following recommendations to the Bureau of Prisons: THE COURT RECOMMENDS THAT, IF CONSISTENT WITH BUREAU OF PRISONS POLICY AND PRACTICE, THE DEFENDANT BE DESIGNATED AT FCI FORT DIX, NEW JERSEY AND ENTER THE 500-HOUR DRUGTREATMENT PROGRAM. ALSO, THE DEFENDANT BE TESTED FOR SKILLS AND ENTER A VOCATIONAL PROGRAM. The defendant is remanded to the custody of the United States Marshal. The defendant shall surrender to the United States Marshal for this district: _____ a.m. p.m. as notified by the United States Marshal. The defendant shall surrender for service of sentence at the institution designated by the Bureau of Prisons: October 19, 2006 X before 2 p.m. on X as notified by the United States Marshal. X as notified by the Probation or Pretrial Services Office. RETURN I have executed this judgment as follows: Defendant delivered on _____ to ____ with a certified copy of this judgment. UNITED STATES MARSHAL

Sheet 3 — Supervised Release

(NOTE: Identify Changes with Asterisks (*))

of

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DEFENDANT: QUENTIN QUINTANA

CASE NUMBER: CR 04-159 (S-1)

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SUPERVISED RELEASE

Upon release from imprisonment, the defendant shall be on supervised release for a term of COUNTS ONE (1) AND FIVE (5) OF THE SUPERSEDING INDICTMENT CR 04-159 (S-1) WHICH SHALL RUN CONCURRENTLY.

The defendant must report to the probation office in the district to which the defendant is released within 72 hours of release from the custody of the Bureau of Prisons.

The defendant shall not commit another federal, state, or local crime.

The defendant shall not unlawfully possess a controlled substance. The defendant shall refrain from any unlawful use of a controlled substance. The defendant shall submit to one drug test within 15 days of release from imprisonment and at least two periodic drug tests thereafter, as determined by the court.

The above drug testing condition is suspended, based on the court's determination that the defendant poses a low risk of future substance abuse. (Check, if applicable.)
The defendant shall not possess a firearm, ammunition, destructive device, or any other dangerous weapon. (Check, if applicable.
The defendant shall cooperate in the collection of DNA as directed by the probation officer. (Check, if applicable.)
The defendant shall register with the state sex offender registration agency in the state where the defendant resides, works, or is a student, as directed by the probation officer. (Check, if applicable.)
The defendant shall participate in an approved program for domestic violence. (Check, if applicable.)

If this judgment imposes a fine or restitution, it is a condition of supervised release that the defendant pay in accordance with the Schedule of Payments sheet of this judgment.

The defendant must comply with the standard conditions that have been adopted by this court as well as with any additional conditions on the attached page.

STANDARD CONDITIONS OF SUPERVISION

- 1) the defendant shall not leave the judicial district without the permission of the court or probation officer;
- 2) the defendant shall report to the probation officer and shall submit a truthful and complete written report within the first five days of each month;
- 3) the defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer;
- 4) the defendant shall support his or her dependents and meet other family responsibilities;
- 5) the defendant shall work regularly at a lawful occupation, unless excused by the probation officer for schooling, training, or other acceptable reasons;
- 6) the defendant shall notify the probation officer at least ten days prior to any change in residence or employment;
- 7) the defendant shall refrain from excessive use of alcohol and shall not purchase, possess, use, distribute, or administer any controlled substance or any paraphernalia related to any controlled substances, except as prescribed by a physician;
- 8) the defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or administered;
- 9) the defendant shall not associate with any persons engaged in criminal activity and shall not associate with any person convicted of a felony, unless granted permission to do so by the probation officer;
- 10) the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view of the probation officer;
- 11) the defendant shall notify the probation officer within seventy-two hours of being arrested or questioned by a law enforcement officer;
- 12) the defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the court; and
- as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record, personal history, or characteristics and shall permit the probation officer to make such notifications and confirm the defendant's compliance with such notification requirement.

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Sheet 4C — Probation (NOTE: Identify Changes with Asterisks (*))

DEFENDANT: QUENTIN QUINTANA

CASE NUMBER: CR 04-159 (S-1)

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SPECIAL CONDITIONS OF SUPERVISION

- 1. THE DEFENDANT SHALL NOT POSSESS A FIREARM OR DESTRUCTIVE DEVICE;
- 2. THE DEFENDANT SHALL SUBMIT TO DRUG TESTING AN PARTICIPATE IN SUBSTANCE ABUSE TREATMENT WITH A TREATMENT PROVIDER SELECTED BY THE PROBATION DEPARTMENT. TREATMENT MAY INCLUDE OUTPATIENT OR RESIDENTIAL TREATMENT AS DETERMINED BY THE PROBATION DEPARTMENT. THE DEFENDANT SHALL ABSTAIN FROM ALL ILLEGAL SUBSTANCES AND/OR ALCOHOL. THE DEFENDANT SHALL CONTRIBUTE TO THE COST OF SERVICES RENDERED VIA CO-PAYMENT OR FULL PAYMENT IN AN AMOUNT TO BE DETERMINED BY THE PROBATION DEPARTMENT, BASED UPON THE DEFENDANT'S ABILITY TO PAY AND/OR THE AVAILABILITY OF THIRD PARTY PAYMENT;
- 3. THE DEFENDANT SHALL PARTICIPATE IN A MENTAL HEALTH TREATMENT PROGRAM, TO INCLUDE TREATMENT FOR GAMBLING, AS SELECTED BY THE PROBATION DEPARTMENT. THE DEFENDANT SHALL CONTRIBUTE TO THE COST OF SUCH SERVICES RENDERED OR ANY PSYCHOTROPIC MEDICATIONS PRESCRIBED VIA CO-PAYMENT OR FULL PAYMENT IN AN AMOUNT TO BE DETERMINED BY THE PROBATION DEPARTMENT, BASED UPON THE DEFENDANT'S ABILITY TO PAY AND/OR THE AVAILABILITY OF THIRD PARTY PAYMENT;
- 4. THE DEFENDANT IS PROHIBITED FROM ENGAGING IN ANY GAMBLING ACTIVITY, LEGAL OR ILLEGAL, OR FROM TRAVEL TO ANY CASINO-BASED GEOGRAPHICAL LOCATION;
- 5. THE DEFENDANT IS TO REFRAIN FROM ENGAGING IN ANY EMPLOYMENT RELATED TO THE SALE OF SECURITIES OR ANY SIMILAR TYPE OF EMPLOYMENT WHICH INVOLVES OBTAINING OR HANDLING FUNDS FROM THE PUBLIC, AND IS TO ASSIST THE PROBATION DEPARTMENT IN VERIFYING ANY EMPLOYMENT HE SECURES WHILE UNDER SUPERVISION;
- 6. THE DEFENDANT SHALL COMPLY WITH THE ORDER OF RESTITUTION IN THE AMOUNT OF \$2,917,330.54;
- 7. THE DEFENDANT SHALL PROVIDE FULL FINANCIAL DISCLOSURE TO THE PROBATION DEPARTMENT.

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AO 245C (Rev. 12/03) Amend Sheet 5 — Criminal	ed Judgment in a Criminal Case Monetary Penalties		(NOTE: Identify Changes with Asterisks (*))
DEFENDANT: CASE NUMBER:	QUENTIN QUINTANA CR 04-159 (S-1) CRIMINAL MO	Judg ONETARY PENALTIES	gment — Page <u>5</u> of <u>6</u>
The defendant must pay	the following total criminal mone	stary penalties under the schedule o	of payments on Sheet 6.
Assessn \$ 200.00	nent	<u>Fine</u>	Restitution \$ 2,917,330.54
☐ The determination of re		An Amended Judgment in a Crimi	inal Case (AO 245C) will be
☐ The defendant shall mal	ke restitution (including communit	y restitution) to the following paye	es in the amount listed below.
If the defendant makes a in the priority order or po before the United States	a partial payment, each payee shall ercentage payment column below.	receive an approximately proporti However, pursuant to 18 U.S.C. § 3	ioned payment, unless specified otherwise 664(i), all nonfederal victims must be paid
Name of Payee	Total Loss*	Restitution Ordered	Priority or Percentage
SEE VICTIMS LIST ON PAGES 1-33 OF JUDGMENT DATED AUGUST 11, 2006		\$2,917,330.54	
ГОТALS	\$	\$ _2,917,330.54	_
☐ Restitution amount ord	ered pursuant to plea agreement	5	

The defendant must pay interest on restitution and a fine of more than \$2,500, unless the restitution or fine is paid in full before the fifteenth day after the date of the judgment, pursuant to 18 U.S.C. § 3612(f). All of the payment options on Sheet 6 may be subject

restitution.

restitution is modified as follows:

to penalties for delinquency and default, pursuant to 18 U.S.C. § 3612(g).

☐ the interest requirement is waived for

 \square the interest requirement for the \square fine

The court determined that the defendant does not have the ability to pay interest, and it is ordered that:

☐ fine

^{*} Findings for the total amount of losses are required under Chapters 109A, 110, 110A, and 113A of Title 18 for offenses committed on or after September 13, 1994, but before April 23, 1996.

AO 245C

(Rev. 12/03) Amended Judgment in a Criminal Case

Sheet 6 — Schedule of Payments

(NOTE: Identify Changes with Asterisks (*))

Judgment — Page ____6 ___ of ___

DEFENDANT: QUENTIN QUINTANA

CASE NUMBER: CR 04-159 (S-1)

SCHEDULE OF PAYMENTS

Hav	ing a	assessed the defendant's ability to pay, payment of the total criminal monetary penalties shall be due as follows:
A	X	special assessment of \$ 200.00 due immediately, balance due
		☐ not later than
В		Payment to begin immediately (may be combined with C, D, or F below); or
C		Payment in equal (e.g., weekly, monthly, quarterly) installments of \$ over a period of (e.g., months or years), to commence (e.g., 30 or 60 days) after the date of this judgment; or
D	_	Payment in equal (e.g., weekly, monthly, quarterly) installments of \$ over a period of (e.g., months or years), to commence (e.g., 30 or 60 days) after release from imprisonment to a term of supervision; or
E		Payment during the term of supervised release will commence within (e.g., 30 or 60 days) after release from imprisonment. The court will set the payment plan based on an assessment of the defendant's ability to pay at that time; or
F	X	Restitution schedule:
		AN ORDER OF RESTITUTION IN THE AMOUNT OF \$2,917,330.54, DUE IMMEDIATELY AND PAYABLE AT A RATE OF 15% OF NET DISPOSABLE INCOME PER MONTH WHILE ON SUPERVISED RELEASE.
		ne court has expressly ordered otherwise, if this judgment imposes imprisonment, payment of criminal monetary penalties is due period of imprisonment. All criminal monetary penalties, except those payments made through the Federal Bureau of Prison inancial Responsibility Program, are made to the clerk of the court. Indant shall receive credit for all payments previously made toward any criminal monetary penalties imposed.
	Join	nt and Several
	Def	endant and Co-Defendant Names and Case Numbers (including defendant number), Joint and Several Amount, and responding payee, if appropriate.
	The	defendant shall pay the cost of prosecution.
	The	defendant shall pay the following court cost(s):
	The	defendant shall forfeit the defendant's interest in the following property to the United States: